

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

_____))	
OAD, LLC,)	
)	
Plaintiff,)	
)	
v.)	
)	CIVIL ACTION NO. 05-10150 (RCL)
SYDNEY, INC., d/b/a OAD MIDWEST,)	
WALSTROM GROUP, INC., GARY W.)	
WALSTROM, and CECILIA BRUENING,)	
)	
Defendants.)	
_____))	
SYDNEY, INC., d/b/a OAD MIDWEST,)	
WALSTROM GROUP, INC., GARY W.)	
WALSTROM, and CECILIA BRUENING,)	
individually and derivatively on behalf of)	
OAD, LLC,)	
)	
Plaintiffs-in-counterclaim,)	
)	
v.)	
)	
OAD, LLC, and MICHAEL GRAY,)	
)	
Defendants-in-counterclaim.)	
_____))	

STIPULATION EXTENDING TIME
FOR AUTOMATIC DISCLOSURES UNDER FED. R. CIV. P. 26

Plaintiff/counterclaim defendant OAD LLC, counterclaim defendant Michael Gray (collectively, the “Counterclaim Defendants”) and defendants/counterclaim plaintiffs Sydney, Inc., d/b/a OAD Midwest, The Walstrom Group, Inc., Gary W. Walstrom, and Cecilia Bruening (collectively the “Defendants”) hereby stipulate and agree to a further extension of the time in

which to file the Automatic Disclosures as required by Fed. R. Civ. P. 26 up to and through July 18, 2005.

OAD LLC
MICHAEL GRAY

SYDNEY, INC., d/b/a OAD MIDWEST, THE
WALSTROM GROUP, INC., GARY W.
WALSTROM, and
CECILIA BRUENING

By their attorneys,

By their attorneys,

CRAIG AND MACAULEY
PROFESSIONAL CORPORATION

SULLIVAN & WORCESTER LLP

/s/ Daniel C. Reiser
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Dated June 2, 2005